## REMARKS

Applicants appreciate the courtesies extended to them and undersigned counsel during a teleconference with Examiner Garland and SPE DeCady on October 23, 2009.

During the aforementioned teleconference agreement to allow the application was made if Amendments to the application, as suggested by Examiner Garland and SPE DeCady were made as outlined in an Examiner's Amendment transmitted to the undersigned that same day.

By the foregoing Amendment, applicants have amended Claims 1, 12, 31, 39, 81 and 114 exactly as suggested by the proposed Examiner's Amendment. Claim 127 was amended substantially as suggested by the proposed Examiner's Amendment, except that the suggested change in Claim 127, line 9 to change "the at least one predetermined website; and thereafter permitting" was changed to "the at least one predetermined website; and thereafter providing." The reason the term "the at least one" was not changed to "a" is because the antecedent basis for the term "a" might raise confusion in light of the earlier portion of the claim (e.g., Claim 127, line 5) which recites "at least one predetermined website."

Claims 97, 100, 112, 130-131, 133-134 and 136-140 have been cancelled.

In addition, claim 36 has been amended to conform the antecedent basis of the term "purchased" in place of the previous term "selected" and claim 109 has been amended to delete the phrase "and at least one audio or video drive for transmitting customer data to a remote receiver" as being an unnecessary limitation. Claim 131 has been cancelled as being redundant of the elaim upon which it depends.

New Claim 142 has been added, dependent on Claim 114, to specify the "purchasing is in response to actuation of a credit eard reader and eheck of personal identification number," with support being found in the original disclosure at column 8, lines 7. Aecordingly, no new matter has been added.

Claims 1-12, 31-41, 60-96, 98-99, 101-111, 113-127, 129, 132, 135 and 141-142 remain pending.

It is not believed that any additional fees are due, but any fees due may be charged to the undersigned's deposit account number 14-1437, under Order No. 8685.002.US0001.

The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith (or with any paper hereafter filed in this application by this firm) to our Deposit Account No. 14-1437, under Order No. 8685.002.US0001.

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Respectfully submitted,

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